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REMOVAL #9

11-06-91

OEPA/DOE-FO
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LETTER



State of Ohio Environmental Protection Agency

Southwest District Office

40 South Main Street
Dayton, Ohio 45402-2086
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George V. Voinovich
Governor

November 6, 1991

RE: REMOVAL #9

Mr. Jack R. Craig
Project Manager
U.S. DOE FEMP
P. O. Box 398705
Cincinnati, Ohio 45239

Dear Mr. Craig:

Listed below are two comments on the Thorium Management Practices (to be overpacked) removal #9. I apologize for the delay in sending these comments.

1. pg. 4, par. 1: The text states, "The primary driving requirement of the FEMP LLW Program is DOE Order 5820.2A, . . .". Portions of the order appear to have been omitted, including Sections I and II, Attachment 1 (References), and Attachment 2 (Definitions). Provide a copy of the entire order.
2. pg. 5, par. 4: Explain why characterization of the thorium materials currently in inventory at the FEMP will not be required as part of the RI/FS remedial activities.

If you have any questions about these comments please contact me.

Sincerely,

Graham E. Mitchell
Project Manager

GEM/bjb

cc: Kathy Davidson, Ohio EPA
Jim Saric, U.S. EPA
Lisa August, Geotrans
Ed Schuessler, PRC
Robert Owen, ODH

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